

1 Bruce W. Steckler
2 (Texas State Bar No. 00785039)
3 Scott Summy
4 (Texas State Bar No. 19507500)
5 Baron & Budd, P.C.
6 3102 Oak Lawn Avenue, Suite 1100
7 Dallas, TX 75219
8 Phone: 214-521-3605
9 Facsimile: 214-520-1181
10 email: bsteckler@baronbudd.com
11 ssummy@baronbudd.com

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

10
11 IN RE: Toyota Motor Corp.
12 Unintended Acceleration Marketing,
Sales Practices, and Products Liability
Litigation

**Case No. 8:10 ML2151 JVS
(FMOx)**

Motion to Continue Court's July 2, 2010 Deadline to File Initial Disclosures

14 | This Document Relates To:

15 C.D. Cal., 2:10-cv-00706(FMOx) *Aviles v.*
Toyota Motor Corp, et al.
16 E.D. La, 8:10-cv-00576, *Farrelly v. Toyota*
Motor NA, Inc., et al
17 E.D. La, 8:10-cv-00577, *Burke v. Toyota Motor*
NA, Inc., et al

Date:
Time:
Place: **411 W. Fourth Street**
Santa Ana, CA 92701
Court Room 10C

Motion to Continue Court's July 2, 2010

Deadline to File Initial Disclosures

Plaintiffs Adilia Aviles, Timothy P. and Suzette L. Farrelly, and Jennifer W. Burke file their motion to extend the deadline in this Court's recent scheduling order of June 18, 2010, Docket No. 193, for initial disclosures which are due July 2, 2010. Plaintiffs seek up to and including July 12, 2010 to serve initial disclosures.

28 Plaintiffs' motion is for good cause due to their misapprehension as to whether
they continued to have an obligation under the present MDL structure, and is made in

1 good faith and without the intention to cause undue delay. Moreover, Defendants will
2 not be prejudiced in this delay.

3 Plaintiffs, by and through their Counsel, attempted to meet and confer with
4 defense counsel but we unable to do so prior to this point. Plaintiffs' motion will not
5 prejudice Defendants in any way.

6 Accordingly, Plaintiffs' respectfully request that this Court enter an order
7 granting plaintiffs up to and including July 12, 2010 to serve their initial disclosures.
8
9

10 Dated: July 2, 2010

11 Respectfully Submitted,

12 Baron & Budd, P.C.
13
14 By: /s/ Bruce W. Steckler
15 Bruce W. Steckler
16 (Texas State Bar No. 00785039)
17 Scott Summy
18 (Texas State Bar No. 19507500)
19 Baron & Budd, P.C.
20 3102 Oak Lawn Ave., Suite 1100
21 Dallas, Texas 752119
22 Phone: 214-521-3605
23 Facsimile: 214-520-1181
24 email: bsteckler@baronbudd.com
25 ssummy@baronbudd.com
26
27
28